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REQUEST

The undersigned requests that the present international application be processed according to the Patent Cooperation Treaty.

International Application No.
·
International Filing Date
Name of receiving Office and "PCT International Application"

Applicant's or agent's file reference (if desired) (12 characters maximum) 201262 Box No. I TITLE OF INVENTION CONTAINER WITH CLOSURE DEVICE AND MULTIPLE SIDE SEALS **APPLICANT** Box No. II Name and Address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated below.) This person is also inventor. THE GLAD PRODUCTS COMPANY Telephone No. (510) 271-7000 1221 Broadway Oakland, California 94612 Facsimile No. (510) 271-1652 Teleprinter No. State (that is, country) of nationality: State (that is, country) of residence: US This person is applicant all designated all designated States except the United States the States indicated in \boxtimes for the purposes of: States the United States of America of America only the Supplemental Box FURTHER APPLICANT(S) AND/OR (FURTHER) INVENTOR(S) Box No. III Name and Address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated below.) This person is: SAVICKI, Alan F., Sr. applicant only 577 Beaconsfield Avenue applicant and inventor Naperville, Illinois 60565 inventor only (If this check-box is marked, do not fill in below.) State (that is, country) of nationality: State (that is, country) of residence: This person is applicant the States indicated in all designated the United States all designated States except for the purposes of: the Supplemental Box States the United States of America of America only Further applicants and/or (further) inventors are indicated on a continuation sheet. AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CORRESPONDENCE The person identified below is hereby/has been appointed to act on behalf of the applicant(s) before the competent International Authorities as: common representative Telephone No. Name and Address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.) (312) 616-5600 AUGUSTYN, John M. Facsimile No. LEYDIG, VOIT & MAYER, LTD. (312) 616-5700 Two Prudential Plaza, Suite 4900 180 North Stetson Teleprinter No. Chicago, Illinois 60601-6780 Mark this check-box where no agent or common representative is/has been appointed and the space above is used instead to indicate a special address to which correspondence should be sent.

Form PCT/RO/101 (first sheet) (July 1998; reprint January 2000)

See Notes to the request form

Box	No. V	DESIGNATIO	STATES			
The	follow	ing designations are hereby	made under Rule 4.9(a) (mari	t the	ipplica	ble check-boxes; at least one must be marked):
	onal F	latant				
-	A]	A TOTOM Deserts CIT (Ghana, GM Gambia, KE Ke	nya.	LS Le	sotho, MW Malawi, SD Sudan, SL Sierra Leone, SZ
	ra.	Swaziland, TZ United F	Republic of Tanzania, UG Uga	nda, 2	ZW Zii	mbabwe, and any other State which is a Contracting State
İ		of the Harara Protocol as	nd of the PCT			
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ן ש		Moldova, RU Russian	Federation, TJ Tajikistan, TN	1 Tur	kmenis	stan, and any other State which is a Contracting State of
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	E	P European Patent: AT	Austria, BE Belgium, CH an	d LI	Switze	rland and Liechtenstein, CY Cyprus, DE Germany, DK
		December 100 Combine 101	Einland ED Empos CR Unit	ed Kı	nadom	CR Greece 18. Ireland, 11 Halv, LU Luxchioouig, M.C.
		Monaco, NL Netherlan	ds, PT Portugal, SE Sweden	, and	any or	her State which is a Contracting State of the European
		Patent Convention and	of the PCI	1 A	حمدنت	Republic, CG Congo, CI Côte d'Ivoire, CM Cameroon,
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Nati	ional I	Patent (if other kind of prote	ection or treatment desired, sp	есцу	on aoi	ieu iine).
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				pa	arty to	the PCT after issuance of this sheet:
	KR	Republic of Korea		Ē		
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				_		
Pr	ecauti	onary Designation Staten	nent: In addition to the desi	gnatio	ns ma	de above, the applicant also makes under Rule 4.9(b) a

other designations which would be permitted under the PCT except any designation(s) indicated in the Supplemental Box as being excluded from the scope of this statement. The applicant declares that those additional designations are subject to confirmation and that any designation which is not confirmed before the expiration of 15 months from the priority date is to be regarded as withdrawn by the applicant at the expiration of that time limit. (Confirmation (including fees) must reach the receiving Office within the 15-month time limit.)

Form PCT/RO/101 (second sheet) (June 2000)

See Notes to the request form

Supplemental Box If the Supplemental Box is not used, this sheet need not be included in the request.

1. If, in any of the boxes, the space is insufficient to furnish all the information: in such case write "Continuation of Box No. ... (indicate the number of the Box) and furnish the information in the same manner as required according to the captions of the Box in which the space was insufficient, in particular:

- (i) if more than two persons are involved as applicants and/or inventors and no "continuation sheet" is available: in such case, write "Continuation of Box No. III" and indicate for each additional person the same type of information as required in Box No. III. The country of the address indicated in this box is the applicant's State (that is, country) of residence if no State of residence is indicated below;
- (ii) if, in Box No. II or in any of the sub-boxes of Box No. III, the indication "the States indicated in the Supplemental Box" is checked: in such case, write "Continuation of Box No. II" or "Continuation of Box No. II and No. III" (as the case may be), indicate the name of the applicant(s) involved and, next to (each) such name, the State(s) (and/or, where applicable, ARIPO, Eurasian, European or OAPI patent) for the purposes of which the named person is applicant;
- (iii) if, in Box No. II or in any of the sub-boxes of Box No. III, the inventor or the inventor/applicant is not inventor for the purposes of all designated States or for the purposes of the United States of America: in such case, write "Continuation of Box No. II" or "Continuation of Box No. III" or "Continuation of Boxes No. II and No. III" (as the case may be), indicate the name of the inventor(s) and, next to (each) such name, the State(s) (and/or, where applicable, ARIPO, Eurasian, European or OAPI patent) for the purposes of which the named person is inventor;
- (iv) if, in addition to the agent(s) indicated in Box No. IV, there are further agents: in such case, write "Continuation of Box No. IV" and indicate for each further agent the same type of information as required in Box No. IV;
- (v) if, in Box. No. V, the name of any State (or OAPI) is accompanied by the indication "patent of addition," or "certificate of addition," or, in, in Box No. V, the name of the United States of America is accompanied by an indication "continuation" or "continuation-in-part": in such case, write "Continuation of Box No. V" and the name of each State (or OAPI), and after the name of each such State (or OAPI), the number of the parent title or parent application and the date of grant of the parent title or filing of the parent application;
- (vi) if, in Box No. VI, there are more than three earlier applications whose priority is claimed: in such case., write "Continuation of Box No. VI" and indicate for each additional earlier application the same type of information as required in Box No. VI;
- (vii) if, in Box No. VI, the earlier application is an APIPO application: in such case, write "Continuation of Box No. VI", specify the number of the item corresponding to that earlier application and indicate at least one country party to the Paris Convention for the Protection of Industrial Property for which that earlier application was filed.
- 2. If, with regard to the precautionary designation statement contained in Box No. V, the applicant wishes to exclude any State(s) from the scope of that statement: in such case, write "Designation(s) excluded from precautionary designation statement" and indicate the name or two-letter code of each State so excluded.
- 3. If the applicant claims, in respect of any designated Office, the benefits of provisions of the national law concerning non-prejudicial disclosures or exceptions to lack of novelty: in such case, write "Statement concerning non-prejudicial disclosures or exceptions to lack of novelty" and furnish that statement below.

Continuation of Box No. SHEPPARD, Berton Scott MUSKAL, James B. SCHLEMMER, Dennis R. COONS, Gordon R. ROSENQUIST, John E. KOZAK, John W. OSLAKOVIC, Charles S. PHELPS, Mark E. HARTMANN, H. Michael GAGALA, Bruce M. MOTTIER, Charles H. KILYK, John, Jr. GREEN, Robert F. CONKLIN, John B. ZALEWA, James D. BELZ, John M. HESTERBERG, Brett A. WYAND, Jeffrey A. KORNICZKY, Paul J.

IV:
RUSCHAU, Pamela J.
PETERSEN, Steven P.
GRIFFITH, Christopher T.
MUELLER, Wesley O.
JAY, Jeremy M.
BURGAN, Jeffrey B.
THOMPSON, Eley O.
JOY, Mark
AIRAN, David M.
BELUSH, Thomas A.
HOOVER, Allen E.
PILLAI, Xavier
CHANG, Y. Kurt
BAYS, Gregory C.
LARCHER, Carol
SKLAR, Steven H.
HEFNER, M. Daniel

SPINA, Kenneth P.
GUTMAN, Siegmund Y.
HEINISCH, Andrew J.
MAKEEVER, Jeffery J.
HASAN, Salim A.
WULFF, Richard A.
PIPPENGER, Phillip M.
LYNCH, Jamison E.
VASILJEVIC, Vladan M.
NATH, Rattan
GOULD, Robert M.
SMITH, Len S.
WINGATE, Kevin L.
SCHODIN, David J.
KISSLING, Heather R.
AHERN, Paul L.
ANDERSON, Theodore W.
SMITH, Noel I.

all of LEYDIG, VOIT & MAYER, LTD. Two Prudential Plaza, Suite 4900 180 North Stetson Chicago, Illinois 60601-6780 US (312) 616-5600 Telephone (312) 616-5700 Fax

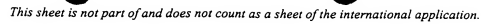
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Box No. VI PRIORI	TY CLAIM	Furthe	r priority claims are indica	ted in the Supplemental Box.		
Filing date Number Where earlier application is:						
of earlier application	of earlier application	national application:	regional application:*	international application:		
(day/month/year)		country	regional Office	receiving Office		
item (1)						
item (2)						
item (3)				 		
of the earlier application of the pre-	cation(s) (only if the earlier esent international applicati tion is an ARIPO application	Ind transmit to the Internations application was filed with the ion is the receiving Office) ide, it is mandatory to indicate in thich that earlier application was	e Office for which for the entified above as item(s):	one country party to the Paris		
	ATIONAL SEARCHING		nieu (Ruie 4.10(b)(ii)). See S	appiemental Box.		
Choice of Internation (ISA) (If two or mode Authorities are competent to the competent to t	al Searching Authority re International Searching o carry out the international ty chosen; the two-letter code US		earlier search; reference requested from the Internati Number	to that search (if an earlier onal Searching Authority): Country (or regional Office)		
Box No. VIII CHECK	LIST; LANGUAGE OF	FILING				
This international applica the following number of	tion contains Sheets: This interna	tional application is accompa	anied by the item(s) marke	ed below:		
request description (excluding sequence listing part): claims: abstract: drawings: sequence listing part of description: total number of sheets: Figure of the drawings	description (excluding sequence listing part): claims: claims: abstract: drawings: sequence listing part of description: 2.					
should accompany the ab		Language of filing of the international application:	English			
	URE OF APPLICANT O					
Next to each signature, indicate the name of the person signing and the capacity in which the person signs (if such capacity is not obvious from reading the request). LEYDIG, VOIT & MAYER, LTD. Agent for the Applicant(s) By: John M. Augustyn						
		For receiving Office use on	ly			
Date of actual receipt international application				2. Drawings:		
3. Corrected date of actual receipt due to later but timely received papers or drawings completing the purported international application:						
4. Date of timely receipt of the required corrections under PCT Article 11(2):						
International Searchin specified by applicant:			l of search copy delayed n fee is paid.			
For International Bureau use only						
Date of receipt of the reco			14.0			

by the International Bureau:
Form PCT/RO/101 (last sheet) (July 1998; reprint January 2000)

See Notes to the request form





PCT

	For receiving Office use only
FEE CALCULATION SHEET	
Annex to the Request	International Application No.
Applicant's or agent's file reference 201262	
file reference 201262	Date stamp of the receiving Office
Applicant THE GLAD PRODUCTS COMPANY et al.	'
CALCULATION OF PRESCRIBED FEES	
1. TRANSMITTAL FEE	.\$240.00 T
2. SEARCH FEE	\$700.00 S
International Search to be carried out by ISA/U	s ————————————————————————————————————
(If two or more international Searching Authorities are competent in relation application, indicate the name of the Authority which is chosen to carry out the in	to the international
3. INTERNATIONAL FEE	sternational search.)
Basic Fee	
The international application contains 33 sheets.	
	27.00 6
	
remaining sheets additional amount	30.00 b ₂
Add amounts entered at b ₁ and b ₂ and enter total at B	\$457.00 B
Designation Fees	\$457.00 B
The international application contains 87 designations.	
8 x \$92.00 =	6736 00 []
number of designation fees amount of designation fee	\$736.00 D
payable (maximum 8)	1 100 00 5
Add amounts at B and D and enter total amount at I	
(Applicants from certain states are entitled to a reduction of 75% of international fee. Where the applicant is (or all applicants are) so entitle total to be entered at I is 25% of the sum of the amounts entered at B and D.	d. the
4. FEE FOR PRIORITY DOCUMENT (if applicable)	····I 0 P
5. TOTAL FEES PAYABLE	
Add amounts entered at T, S, I and P, and enter total in the TOTAL	box 00.722.00
	\$2,133.00
	TOTAL
The designation fees are not paid at this time.	
MODE OF PAYMENT	
authorization to charge bank draft	Coupons
deposit account (see below)	led '
	other (specify):
postal money order revenue stamps	
DEPOSIT ACCOUNT AUTHORIZATION (this mode of paymen	t may not be available at all receiving Offices)
The RO/ US is hereby authorized to charge the total	fees indicated above to my deposit account.
	nditions for deposit accounts of the receiving Office so permit) is ency or credit any overpayment in the total fees indicated above to
my deposit account.	
is hereby authorized to charge the fee f International Bureau of WIPO to my d	. //
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12-1216	
Deposit Account Number Date (day/month/year)	Signature

PCI

GENERAL POWER OF ATTORNEY

(for several international applications filed under the Patent Cooperation Treaty)

(PCT Rule 90.5)

The undersigned person(s) (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.)
THE GLAD PRODUCTS COMPANY 1221 Broadway Oakland, California 94612
hereby appoints (appoint) the following person as: agent common representative
Name and address (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.)
SHEPPARD, Berton Scott; MUSKAL, James B; SCHLEMMER, Dennis R.; COONS, Gordon R.; ROSENQUIST, John E.; KOZAK, John W.; OSLAKOVIC, Charles S.; PHELPS, Mark E.; HARTMANN, H Michael; GAGALA, Bruce M.; MOTTIER, Charles H.; KILYK, John, Jr.; GREEN, Robert F.; CONKLIN, John B.; ZALEWA, James D.; BELZ, John M.; HESTERBERG, Brett A.; WYAND, Jeffrey A.; KORNICZKY, Paul J.; RUSCHAU, Pamela J.; PETERSEN, Steven P.; AUGUSTYN, John M.; GRIFFITH, Christopher T.; MUELLER, Wesley O.; JAY, Jeremy M.; BURGAN, Jeffrey B.; THOMPSON, Eley O.; JOY, Mark; HOOVER, Allen E.; AIRAN, David M.; PILLAI, Xavier; CHANG, Y. Kurt; BAYS, Gregory C.; LARCHER, Carol; MILLER, Thomas A.; SKLAR, Steven H.; HUNT, Gregory A.; HEFNER, M. Daniel; MATTHIAS, Brent E.; JEWIK, Patrick R.; BELUSH, Thomas A.; JAROSIK, Gary R.; OSTROFF, Joseph S.; MAKEEVER, Jeffery J.; HASAN, Salim A.; SCHODIN, David J.; AHERN, Paul L.; ANDERSON, Theodore W.; SMITH, Noel I., all of
LEYDIG, VOIT & MAYER, Ltd., Two Prudential Plaza, Suite 4900, Chicago, Illinois 60601-6780, US
to represent the undersigned before all the competent International Authorities
the International Searching Authority only
the International Preliminary Examining Authority only
in connection with any and all international applications filed with the following Office, United States Patent and Trademark Office, as receiving Office and to make or receive payment on behalf of the undersigned.
Signature of the applicant(s) (where there are several applicants, each of them must sign; next to each signature, indicate the name of the person signing and the capacity in which the person signs, if such capacity is not obvious from reading this power):
Thomas W. Huckaby Assistant Secretary Representative of the Applicant Date: July 14, 1999



From the INTERNATIONAL SEARCHING AUTHORITY

To: JOHN M. AUGUSTYN

TWO PRUDENTIAL PLAZA, SUITE 4900 180 NORTH STETSON CHICAGO, ILLINOIS 60601-6780	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION (PCT Rule 44.1)
	(day/month/year) 10 OCT 2000
Applicant's or agent's file reference 201262	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No.	International filing date (day/month/year)
PCT/US00/40121	06 JUNE 2000
Applicant THE GLAD PRODUCTS COMPANY	
Filing of amendments and statement under Articl	I search report has been established and is transmitted herewith. e 19: the claims of the international application (see Rule 46):
When? The time limit for filing such amendn international search report; however, for	nents is normally 2 months from the date of transmittal of the more details, see the notes on the accompanying sheet.
Where? Directly to the International Bureau of V 34, chemin des Colombe 1211 Geneva 20, Switzer Facsimile No.: (41-22) 7	rtes rland
For more detailed instructions, see the notes on	the accompanying sheet. Filtral Regards 12-10-6
2. The applicant is hereby notified that no international Article 17(2)(a) to that effect is transmitted herewith	al search report will be established and that the declaration under
3. With regard to the protest against payment of (an)	additional fee(s) under Rule 40.2, the applicant is notified that:
the protest together with the decision thereon applicant's request to forward the texts of bot	has been transmitted to the International Bureau together with the h the protest and the decision thereon to the designated Offices.
no decision has been made yet on the protest;	the applicant will be notified as soon as a decision is made.
4. Further action(s): The applicant is reminded of the fol	
If the applicant wishes to avoid or postnone publication	national application will be published by the International Bureau, n, a notice of withdrawal of the international application, or of the provided in rules 90 bis 1 and 90 bis 3, respectively, before the nal publication.
Within 19 months from the priority date, a demand for in wishes to postpone the entry into the national phase un	nternational preliminary examination must be filed if the applicant ntil 30 months from the priority date (in some Offices even later).
Within 20 months from the priority date, the applicant r before all designated Offices which have not been elec priority date or could not be elected because they are	nust perform the prescribed acts for entry into the national phase ted in the demand or in a later election within 19 months from the not bound by Chapter II.
Name and mailing address of the ISA/US	Authorized officer Thule Vary

YLTON

Sheila Veney /
Paralegal Specialis

(703) 308-1208

Technology Center 3.7 Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 ROBIN A. HYLTON Facsimile No. (703) 305-3230 Telephone No.



PATENT COOPERATION REATY

From the INTERNATIONAL SEARCHING AUTHORITY

To: JOHN M. AUGUSTYN LEYDIG, VOIT & MAYER, LTD.
TWO PRUDENTIAL PLAZA, SUITE 4900

PCT

CHICAGO, ILLINOIS 60601-6780	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION (PCT Rule 44.1) Date of Mailing 10 OCT 2000
	Date of Mailing (day/month/year)
Applicant's or agent's file reference	
201262 International application No.	FOR FURTHER ACTION See paragraphs 1 and 4 below
1	International filing date (day/month/year)
PCT/US00/40121	06 JUNE 2000
Applicant THE GLAD PRODUCTS COMPANY	
The applicant is hereby notified that the international Filing of amendments and statement under Article The applicant is entitled, if he so wishes to amend the	search report has been established and is transmitted herewith.
	19: e claims of the international application (see Rule 46):
international search report; however, for r	nts is normally 2 months from the date of transmittal of the more details, see the notes on the accompanying sheet.
Where? Directly to the International Bureau of WI 34, chemin des Colombette 1211 Geneva 20, Switzerla Facsimile No.: (41-22) 740	PO es nd
For more detailed instructions, see the notes on the	e accompanying sheet.
	search report will be established and that the declaration under
with regard to the protest against payment of (an) ad	ditiona' fee(s) under Rule 40.2, the applicant is notified that:
applicant's request to forward the texts of both the	been transmitted to the International Bureau together with the
the protest; the	e applicant will be notified as soon as a decision is made.
4. Further action(s): The applicant is reminded of the following	ing:
completion of the technical preparations for international n	notice of withdrawal of the international Bureau. notice of withdrawal of the international application, or of the oxided in rules 90 bis 1 and 90 bis 3, respectively, before the oxidication.
Within 19 months from the priority date, a demand for intern wishes to postpone the entry into the national phase until 3	national preliminary examination must be filed if the applicant 0 months from the priority date (in some Offices even later).
Within 20 months from the priority date, the applicant must before all designated Offices which have not been elected i priority date or could not be elected because they are not be	perform the prescribed acts for entry into the prescribed
me and mailing add a second	

Box PCT Washington, D.C. 20231	Authorized offic		Sheila Veney / Paralegal Specialist
Facsimile No. (703) 305-3230	Telephone No.	(703) 308-1208	Technology Center 3700





PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 201262	FOR FURTHER ACTION	see Notification of (Form PCT/ISA/220	Transmittal of International Search Report 0) as well as, where applicable, item 5 below.
International application No.	International filing date	e (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/US00/40121	06 JUNE 2000		NONE
Applicant THE GLAD PRODUCTS COMPANY			
This international search report has bee according to Article 18. A copy is bein	en prepared by this Internated to the Internated	ntional Searching Au national Bureau.	thority and is transmitted to the applicant
This international search report consists	s of a total of <u></u> sheets		
X It is also accompanied by a c	opy of each prior art docu	ament cited in this re	eport.
1. Basis of the report			•
			asis of the international application in the
language in which it was filed, the international search was Authority (Rule 23.1(b)).			he international application furnished to this
• • • • • • • • • • • • • • • • • • • •	and/or amino acid seque	nce disclosed in the i	international application, the international search
contained in the international	al application in written fo	rm.	
filed together with the interes	national application in con	nnuter readable form	
furnished subsequently to th			
furnished subsequently to th		•	
	•		oes not go beyond the disclosure in
the			
furnished.	tion recorded in computer	readable form is ident	tical to the written sequence listing has been
2. Certain claims were found).	•
3. Unity of invention is lacking	ng (See Box II).		
4. With regard to the title,			
X the text is approved as subm	• • •		
the text has been established	by this Authority to read	as follows:	
5. With regard to the abstract,			
X the text is approved as subm	nitted by the applicant.		
the text has been established Box III. The applicant may, search report, submit comm	within one month from th		
6. The figure of the drawings to be pu	iblished with the abstract	is Figure No. 1	-
as suggested by the applican	ıt.		None of the figures.
X because the applicant failed	to suggest a figure.		Trone of the figures.
because this figure better ch	aracterizes the invention.		
		· · · · · · · · · · · · · · · · · · ·	

Form PCT/ISA/210 (first sheet) (July 1998)★

CLASSIFICATION OF SUBJECT MATTER IPC(7) :B65D 33/16, B31B 1/90 US CL :383/64; 493/214 According to International Patent Classification (IPC) or to both national classification and IPC FIELDS SEARCHED Minimum documentation searched (classification system followed by classification symbols) U.S.: 383/64,63,65,107,903; 24/587; 53/139.2; 493/214,927 Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) C. DOCUMENTS CONSIDERED TO BE RELEVANT Relevant to claim No. Category* Citation of document, with indication, where appropriate, of the relevant passages Y US 4,750,846 A (MYCLEBUST et al) 14 JUNE 1988, see entire 1-30 document. US 5,664,299 (PORCH IA et al) 09 SEPTEMBER 1997, see entire Y 1-8,14,16-23,29 document. US 5,007,143 A (HERRINGTON) /6 APRIL 1991, see entire Y 1-11,15-26,30 document. Y US 4,829,641 A (WILLIAMS) 16 MAY 1989, see entire document. 9-11,24-26 -----12,27 Y US 5,871,281 A (STOLMEIER et al) 16 FEBRUARY 1999, see 1-11,13,16-26,28 entire document. Y US 5,947,603 A (TILMAN) 07 SEPTEMBER 1999, see entire Х Further documents are listed in the continuation of Box C. See patent family annex. later document published after the international filing date or priority Special categories of cited documents: date and not in conflict with the application but cited to understand the "A" document defining the general state of the art which is not considered principle or theory underlying the invention to be of particular relevance document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step "X" "E" earlier document published on or after the international filing date document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) when the document is taken alone "L" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination ٠٥. document referring to an oral disclosure, use, exhibition or other being obvious to a person skilled in the art document published prior to the international filing date but later than document member of the same patent family the priority date claimed Date of mailing of the international search report Date of the actual completion of the international search 10 OCT 2000 20 SEPTEMBER 2000 Name and mailing address of the ISA/US Commissioner of Patents and Trademarks Authorized officer Box PCT ROBIN A. HYLTON Washington, D.C. 20231 (703) 308-1208 Technology Center 3700

Telephone No.

Facsimile No.

 $\mathbb{H}_{\mathbf{X}_{\mathcal{A}}}$





International application No. PCT/US00/40121

C (Continua	tion). DOCUMENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where appropriate, of the relev	ant passages	Relevant to claim No
A	US 5,944,425 A (FORMAN) 31 AUGUST 1999, see	figure 2.	13,28
4	US 3,806,998 A (LAGUERRE) 30 APRIL 1974, see document.	entire	13,28
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Form PCT/ISA/210 (continuation of second sheet) (July 1998)*

NOTES TO FORM PCT/ISA/226

These Notes are intended to give the basic instructions concerning the filling of amendments under Article 19. The Notes are based on the requirements of the Potent Cooperation Trusty and of the Reguladess and the Administrative instructions under that Treaty. In case of discrepancy between those Notes and those requirements, the internet applicable. For more detailed information, see also the RCT Applicant's Ouide, a publication of WIPO.

In these Notes, "Article", "Rate" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, other having received the interestional courts report, one expectably to extend the cistons of the interestional application. It should be reverse to complexized that, claim of the interestional application (claims, description and derivage) may be extended deriving the interestional profitationary commissions presented, there is quality as eased to file extended to the claims under Asticle 29 except when, e.g. the applicant waste the interest to published for the provided protection or has excellent reason the expending the claims below interestional publication. Furthermore, it claims to complexized that provided protection is evaluable in some Space apply.

What parts of the international application may be amended?

The chalms only.

The description and the derivings may only be exceeded during interestional publishery examination under Chapter E.

When ? White 3 counts from the date of transmitted of the international counts report or 16 quantita from the principy date, whichever does that empires later. It should be noted, between, that the emercionate will be quantitated as been control on these of the principal transmitted from the empirely of the empirely them state but before the completes of the technical proposation for international publication (finds 46.1).

Where not to the the amendments?

The extendenents may only be filled with the International Bureau and art with the receiving Office or the International Searching Authority (Rule 46.2).

When a demand for international peclimic sy examination has been's filed, see below.

How? Sides by cancelling our or more entire claims, by siding our or more new claims or by amending the test of one or more of the claims as Glod.

A replacement short count be submitted for each short of the claims which, on eccount of an amendment or amendment, differs from the short originally filed.

All the claims appearing on a replacement short must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be numbered consecutively (Administrative Instructions, Section 205(b)).

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the emended claims. It should not be confounded with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concurring several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

NOTES TO FORM PCT/ISA/220 (continued)

The following examples illustrate the masser is which amendments must be explained in the accompanying letter:

- [Where originally there were 46 claims and other amendment of some claims there are 51):
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 46 replaced by amended claims baseing the same numbers;
 claims 30, 33 and 36 technologic; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the secondments consist in cancelling some cl., ims and in adding new claims]:
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added," or "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where verious blads of emendments are made]:
 "Chiese 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by emended claims 14; claim 17 subdivided into assessed claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under Article 19(1)" (Rule 46.0)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the deswings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the emcaded claims.

The statement should be brief, it should not exceed 500 words if in English or if annalated into English.

It should not be confounded with and does not replace the letter indicating the differences between the claims as Gled and as assembled. It cause be Gled on a separate short and must be identified as south by a handley, probability by unlay the weeks "Distances inside Article 19(1)."

It should not contain any dispunging comments on the international coarch report or the reference of citations contained in that suport. Reference to citations, relevant to a given claim, contained in the international coarch suport may be made only in connection with an amendment of that claim.

In what language?

The amendments must be made in the language in which the international application is published. The letter and any statement accompanying the amendments must be in the same language as the international application if that language is English or French, otherwise, it must be in English or French, at the choice of the applicant.

Consequence if a demand for international preliminary examination has already been filed?

If, at the time of Gling any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of Gling the amendments with the International Buresu, also Gle a copy of such amendments with the international Puliminary Examining Authority (see Rule 62.2(a), Grat scattered).

Consequence with regard to translation of the international application for entry into the national phase?

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of such designated/elected Office, see Volume II of the PCT Applicant's Guide.